Docket No.	ARENT FOX KINTNER PLOTKIN & KAHN, PLLO
JOOKET TIO.	Nilvaido Marmaletain Murroy & Oram Intellectual Property Group

	Declarati	on For U.S.	Pate	ent Applicati	on.	
My residence,	ned inventor, I hereby decla post office address and citiz the original, first and sole ir d below) of the subject matte "PERFLUOROPOLY	enship are as stated below eventor (if only one name	is listed or which	below) or an original. It:		ral
the specificatio	n of which is attached herete	unless the following bo	x is check	ed:		
•				As PCT International Ap	plication	
Nun	nber	and was amended on		As United States Applica	ition	-
And/or was	filed on	and was amended on		As Office offices repaired	4011	
	that I have reviewed and				1	-
amended by an I acknowledge I hereby claim certificate, or below and ra having a filing (List prior foreign applications)	ly amendment referred to a be the duty to disclose informa foreign priority benefits ung 385(a) of any PCT Internate a laso identified below any date before that of the applit (Number) (Number)	otion which is material to the 35 U.S.C. §119(a)-(d) ional application which deforeign application for action(s) for which prior action(s) for which prior 18 TTALY (Country) (Country)	patentabi) or §365 le signated patent or ity is claim (Day (Day	lity as defined in 37 C.F.K (b) of any foreign applicat at least one country other inventor's certificate or I ned: January 2001 /Month/Year Filed) /Month/Year Filed)	R. \$1.56. ion(s) for patent or inventor than the United States, lis PCT International Applicat Priority Claimed XXX Yes No Yes No Yes No	or's
I hereby claim	the benefit under 35 U.S.C	. §119(e) of any United S	States pro	visional application(s) liste	d below.	
	(Application Numl	per)	(Filing	Date)		
(Application Number) (Filing		(Filing	Date)			
	See attac	hed list for additional pri	or foreig	n or provisional applicatio	ns.	
	m the benefit under 35 U designating the United State not disclosed in the prior a	es of America listed belo	W and, II	manner provided by the		S.C.

\$112. I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. §1.56 which available between the filing date of the prior application and the national or PCT International filing date of this application.

(List prior U.S. (Status) (patented, pending, abandoned) (Application Serial No.) (Filing Date) Applications or PCT International (Status) (patented, pending, abandoned) (Filing Date) (Application Serial No.) applications designating the U.S.)

And I hereby appoint the firm of Arent Fox, Customer Number 004372 including as principal attorneys: Robert B. Murray, Res. No. 22,980; Charles M. Marmelstein, Reg. No. 22,895; George E. Oram, Jr., Reg. No. 27,931; Douglas H. Goldmah, Reg. No. 33,125; David T. Nikaido, Reg. No. 22,667; Richard J. Berman, Reg. No. 39,107; Marid Ozgoz, Reg. No. 42-275; Robert X. Carpenter, Reg. No. 34,794; Gregory B. Kang, Reg. No. 45,273; Rusan Hill, Reg. No. 37,125; R. Nichold, Reg. No. 32,211; Hans J. Crosby, Reg. No. 44,634, and Bran A. Tollefson, Reg. No. 46,338.

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The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent astorney or patent agent, as to any action to be take in the Patent and Trademan's Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned. I flereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopartize the validity of the application or any patent issued thereon.

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